

IRISH INSURGENTS SURRENDER

To-Night's Weather—PROBABLY FAIR.

To-Morrow's Weather—THUNDER SHOWERS.

THE WALL STREET CLOSING TABLES.

The Evening

The Evening

The World.

WALL STREET THE FINAL EDITION

"Circulation Books Open to All."

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PRICE THREE CENTS

Court Orders Arrest of Dier, Partner and Two Managers

DIER AND PARTNER INDICTED WITH TWO MANAGERS; FOUR ORDERED ARRESTED AT ONCE

Seven Charges of Grand Larceny Returned Against Brokers; While Nine Others Allege "Bucketing."

Banton Directs Head of Firm, Lawrence, Shrimpton and Recklein to Appear This Afternoon for a Hearing.

Sixteen indictments charging grand larceny and the "bucketing" of stock orders were found to-day against Elmore D. Dier and Harry J. Lawrence, members of the defunct stock brokerage firm of E. D. Dier & Co. Nine indictments charging "bucketing" were also found against Benjamin F. Shrimpton and Adam Recklein, managers of the concern. Bench warrants for their arrest were immediately issued by Supreme Court Justice Gelgerich and District Attorney Banton ordered their counsel to produce them in court this afternoon.

The District Attorney said these indictments were only the forerunner of many others, as the Grand Jury had inspected the firm's books for merely the last three months. The July Grand Jury, he added, would devote most of its time to the Dier books for earlier periods in its financial history. In handing up the indictments to Justice Gelgerich Foreman George Blagden made a brief address, in which he complimented Assistant District Attorneys Schreiber, O'Neill, Geraty and McKenna for the manner in which they had presented evidence against the Dier concern.

The jury found seven indictments each against Dier and Lawrence, charging them with grand larceny in the first and second degrees. These two were also indicted with Shrimpton and Recklein on nine charges of "bucketing" orders for stocks. It was on sworn complaints of Andrew M. Hamill of No. 517 West 129th Street, and others, that the seven bills for grand larceny were found. Hamill charges Dier and Lawrence stole from him \$1,050 which was given to the firm for the purchase of a \$1,000 bond of the Northwestern Bell Telephone Company. The other complainants were: George Heckroth of No. 82 West 117th Street, charging the larceny of \$175, given by him as margin for the purchase of 100 shares of Willys-Overland; Estelle T. B. Stern, charging the larceny of \$174, paid for the outright purchase of thirty shares of Laclede Superior Oil; Mollie W. Gant, the larceny of \$524, paid for a \$500

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Homeseeking Made Easy by The World's Ads.

Home-seekers have learned that maximum efficiency is attained with minimum effort by reading and following The World's "Real Estate" and "Apartment to Let" ads. The Sunday World Real Estate Section in particular is a very valuable guide for home-seekers.

7,533 "To Let" Ads Last Week
2,053 More than the corresponding week last year

THE SUNDAY WORLD REAL ESTATE SECTION IS READ IN 600,000 HOMES

MAYOR OLES QUILTS OFFICE; CALLS IT THANKLESS JOB

Claims He Cleaned Up Town and Reward Was Demanded for Removal.

YOUNGSTOWN, O., June 30.—George L. Oles, elected Mayor of Youngstown on an independent ticket, after a sensational campaign, today resigned from office, after six stormy months of Administration. A statement given out by Oles said: "My head is full of public troubles and of praise, enough to last me the rest of my life," and asserted that "no matter what I do, I make enemies."

He attacked business men who signed petitions to retain "at war time wages" twenty-five policemen whom he discharged. "Talk about a thankless job," the statement continued. "If there ever was one on earth there is none compared to this. I have given away \$2,500 of the hardest earned money I have ever earned or will earn, and I receive five thank-yous. Wonderful!"

Oles was referring to his giving his salary to charity. "I cut the city budget for next year to \$800,000," he added, "and only one taxpayer wrote to thank me. I cleaned out your old diamond (Public Square) and made it green. I have practically cleaned the town of liquor. Many a notorious building is standing empty."

"I have put Youngstown on the map, not only in this country, but throughout the world," said the statement, listing a dozen countries in which stories about Oles's eccentric methods have been published.

A petition asking for Oles's removal as Mayor was filed with Gov. Davis a few days ago. The Mayor was charged with incompetency and accepting graft.

Sixty Days for Merchant Driving Auto While Drunk; Struck Child

Time to Make Example of Intoxicated Drivers, Says Court, Sentencing Fogel.

Rudolph Fogel, forty-nine years old, who conducts the Fogel China Decorating Company at No. 129 Fifth Avenue, Manhattan, and maintains a luxurious home at No. 1549 East 46th Street, Brooklyn, was convicted in the Court of General Sessions to-day of running an automobile while intoxicated. He was sentenced to serve sixty days in the Workhouse.

The principal witnesses against Fogel were James C. Wingate Jr. and his wife, of No. 360 West 119th Street, and Patrolman James J. O'Connell, who arrested him on Feb. 4 of this year. The Wingates testified that they were at 119th Street and Manhattan Avenue on that date when they saw an

LENGLEN DEFEATS KATHLEEN M'KANE, HOPE OF BRITAIN

Mrs. Mallory Also Wins Her Match Against Miss Hollick in To-Day's Play.

GREAT CROWD ON HAND

Generally Believed French and American Champions Will Be Opposite in Finals.

WIMBLEDON, England, June 30.—Miss McKane, considered Britain's best bet in the Wimbledon tennis championships, went down to defeat to-day before Miss Suzanne Lenglen, European champion. The scores were 6-1, 7-5.

Mrs. Mallory defeated Mrs. Hollick in a match on the centre court, 6-1, 6-2. The valiant fight made by the plucky little English girl thrilled the thousands gathered in the stadium and helped to make it one of the finest matches on the long list of classics staged on the historic grounds. The Prince of Wales and the Duke of York arrived during the match.

Miss McKane played with all the brilliance that has made her the Queen of the European courts and she had to do it to overcome the courageous British girl, a demure little waitress from a tea shop, regarded as one of the strongest contenders in the Wimbledon championships. The pair had met before on the hard courts of Brussels, where Miss McKane put up a good fight but went down to defeat. There was hope that to-day on the grass courts where she is more at home, the little English girl might show an improvement against the French champion. Miss McKane carried the greatest hope of England in years to win its national title.

Thousands packed the beautiful new Wimbledon Stadium to see what was expected to be one of the greatest battles of all times. The big crowd vociferously hailed Miss McKane as the national hope and paid to her the tribute of an idol.

The winner of the match, it is generally believed, will have as her opponent in the finals Mrs. Mollie Bjurstedt Mallory. Cochet, the sensational French boy star, defeated Dean Mathew of America, 6-3, 7-5, 6-4, 6-2.

Miss Elizabeth Ryan, the California girl, won another match when she defeated Mrs. McNair at 4-6, 6-3 and 6-0. There are many lame excuses heard all around as to the reasons which make the carrying of droves of relatives on Congressional payrolls "necessary." Some of the members say privately that the necessity for conducting costly primary campaigns compels them to do so. The clerical appropriation for their offices that a good portion of it will find its way into their bank accounts to be held in reserve until their campaigns roll around.

Needless to say, none of them will make this explanation publicly. They squander large sums of public money by utilizing official stationery and Government employees in mailing out literature, and it is pointed out that it certainly is not fair that the taxpayers shall have to furnish them the money for local organization work in addition.

It is suggested in some quarters that but for the recent decision of the Supreme Court holding the child labor law unconstitutional, a considerable number of members of Congress would be liable to prosecution for violating this statute which they helped enact. Further investigation shows that quite a number of sons and daughters carried on Congressional payrolls as clerical assistants to members are in reality minors. Apparently there is a precocious crop of children when girls and boys of ten to fifteen years can fill acceptably positions as private secretaries and clerks of Congressional committees.

Clark Griffith Defies Landis, Calling Yankee-Red Sox Lecture A Direct Insult to Ball Players

President of Washingtons Defends Teams as 98 Per Cent. Gentlemen and Will Not Tolerate Such Talk to His Club.

WASHINGTON, June 30.—Clark Griffith, President of the Washington American League club, in a statement to-day took exception to the reported lecture recently given by Kenesaw Mountain Landis, Baseball Commissioner, to members of the New York and Boston American League clubs, declaring he considered Judge Landis's remarks "that the ball players must not gamble, bootleg or carouse around at night a direct insult to 98 per cent. of the ball players of the country."

Noting that Judge Landis's talk to the Yankees and Red Sox had been announced as the first of a series of similar talks, President Griffith declared "there will be no lectures of the above mentioned kind perpetrated on the players of the Washington Club."

This last statement of the Washington Club President was considered in baseball circles here as a virtual defiance of the High Commissioner of baseball and aroused considerable interest in view of the rule in the new governing code of organized baseball which prohibits public criticism by the magnates of the Commissioner's actions.

President Griffith's statement, as given out, was substantially as follows: "If the paper reports of Judge Landis's lectures to the Yankees and Red Sox players are correct, and he is rightly quoted, I consider his remarks that the ball players must not gamble, bootleg or carouse around at night a direct insult to 98 per cent. of the ball players of this country. 'Ball players in general are gentlemen and their conduct in general is better than that of the average boys of their age.' 'If the Commissioner felt it his duty to reprimand some one or two players in a matter of this kind, he should have named the players and let every one know just who they are. 'I know ball players as well as any one and, regardless of what has happened in the game in the last few years, I know the ball player to be 98 per cent. pure, both as to honesty and conduct, and any one who refers to them in general as being otherwise is making a big mistake. 'There will be no lectures of the above mentioned kind perpetrated on the players of the Washington Club.'"

Congressmen in Private Blame High Cost of Primary Campaigns For the Padding of Payrolls

Money Kept in Personal Bank Accounts Till Contests Roll Around—One Accused of Dividing Money With Charwoman.

(Special Dispatch to The Evening World.) WASHINGTON, June 30.—The Evening World's articles on nepotism and padded payrolls continue to be the topic of cloakroom gossip at the Capitol. The House members were glad to have the spotlight removed from them and turned on the Senate, and the story in yesterday's Evening World on Senate conditions was read with interest at both ends of the Capitol.

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An illustration of the callousness of some of those concerned was furnished in the explanation in behalf of one member of the House accused of pocketing \$70 out of \$80 appropriated for janitor service. A person associated with this member in an official capacity alleges that he splits the appropriation fifty-fifty with the woman who does the janitor work in the member's committee room in addition to her regular duties.

A curious thing about Congress is that its members always vociferously indorse the principles of honesty in the abstract. A few days ago Representative Sisson, of Mississippi, delivered a speech on economy in the House in which he used the following language: "In the appropriation of public funds I feel that every dollar appropriated should be appropriated as a"

(Continued on Fourth Page.)

RAILROAD STRIKE MENACE DWINDLES AS CHIEFS MEET

Executives Display Conciliatory Attitude as Conference Begins in Chicago.

23 ROADS TO ATTEND.

Unions May Stay at Work if Employers Drop Outside Contracts.

CHICAGO, June 30.—Leaders of the railway shopmen, whose strike call, effective to-morrow, affects 400,000 men, refused this afternoon to appear before the United States Railroad Labor Board, where they were to meet railway executives in an effort to iron out their differences.

CHICAGO, June 30 (Associated Press).—Assurance that both the railroads and their employees will abide by the law and the orders of the United States Railroad Labor Board was the basis on which the Federal body pinned its hopes of throttling the threatened rail strike to-day.

From authoritative sources it was learned to-day that practically all of the railroads which have been contracting railroad work to outside firms, a practice declared in violation of the law and the board's orders, would enter the official investigation by the board to-day ready to announce compliance with the board's rulings.

While there was no announcement that the twenty-three roads which have farmed out work to outside contractors would announce discontinuance of the practice as a body, every effort was to be made by the board to bring the recalcitrant roads in line. Definite assurance that the roads would henceforth obey the board's mandates would place every issue over which the six shop unions threaten a strike to-morrow in the hands of the board.

Railway executives looked upon the union strike over the \$60,000,000 pay cut due to-morrow and the modification of rules affecting overtime pay as a matter strictly between the unions and the board.

Already five roads—the Pere Marquette, Santa Fe, Southern Pacific, Burlington and "Frisco"—have announced cancellation of their contracts, and if the others fall in line, the board hopes to find a loophole for a strike settlement.

CREASY INDICTED FOR THE MURDER OF MISS LAVOY

Accused of Shooting and Killing Teacher in Freeport Rooming House.

William Creasy, of Covington, Ky., was indicted on a charge of murder in the first degree to-day.

The indictment was handed up to Justice Callaghan in Supreme Court in Mineola. Creasy is alleged to have shot and killed Miss Edith Lavozy, formerly his sweetheart, in her sitting room in a Freeport rooming house. Creasy declares she committed suicide.

AMUNDSEN LEAVES ALASKA FOR POLE

Explorer on First Lap Before Taking to Airplane.

NOME, Alaska, June 30 (Associated Press).—Capt. Roald Amundsen, Norwegian explorer, sailed from here late yesterday on the first lap of his trip, on which he hopes to cross the North Pole in an airplane.

REBELS GIVE UP FOUR COURTS, O'CONNOR AMONG PRISONERS; DE VALERA DECLARES WAR

Two Explosions Rend the Stronghold—Republican Leader Assumes Supreme Command—Fighting Spreads in Provinces

British Troops Attacked in Dublin Streets; Had Not Participated in Attacks on Rebels—Miniature Battles All Over Dublin.

DUBLIN, June 30 (Associated Press).—The Four Courts Building in Dublin, stronghold of the insurgent faction of the Irish Republican Army, was surrendered unconditionally to the Free State Forces at 4 o'clock this afternoon, it was officially announced by the Free State authorities.

Commandant Rory O'Connor and Liam Mellows and the entire garrison, including all the principal executive officers, were made prisoners.

Lieut. Gen. O'Connell, Assistant Chief of Staff, was liberated. The official statement reads:

DE VALERA TAKES SUPREME COMMAND OF REBEL TROOPS

Openly Declares War Against Free State Government.

DUBLIN, June 30. (United Press).—Eamon De Valera, former President of the "Irish Republic," assumed supreme command of the insurgents to-day.

As Rory O'Connor's forces were forced to surrender the Four Courts by Free State assault to-day, the announcement was made that De Valera had openly declared war against Collins's Government.

TELLEGEN-FARRAR REUNION DENIED

Theatrical Weekly Reported Estranged Couple Were Reconciled.

Denials from all sources that could be reached greeted a report printed to-day in a theatrical weekly that Lou Tellegen has returned to the home of his wife, Geraldine Farrar, at No. 20 West 74th Street, and that the prima donna has become reconciled with her matinee idol husband.

"You can state most positively that there is absolutely no foundation for the story," said Miss Ketrick, Miss Farrar's secretary, at the Farrar home. "Miss Farrar is on a motor trip."

"I have had no information about a reconciliation," said Harry N. Steinfield, Lou Tellegen's counsel. "If such a thing had happened I suppose I should have been informed about it."

Tellegen is not in the city. PITTSBURGH, June 30.—"Absolutely false," Lou Tellegen declared to-day, regarding reports in a New York theatrical paper that he had been reconciled with Geraldine Farrar. "I have not moved my things back to Miss Farrar's house, nor do I contemplate doing so," Tellegen said.

THE WORLD TRAVEL BUREAU. Arcade, Publisher (World) Building 53-55 Park Row, N. Y. City. Telephone Beckman 4000. Check room for baggage and parcels open day and night. Money orders and travelers' checks for sale.—Adv.

(Continued on Twelfth Page.)